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	TRANSMITTAL	Application Number	09/872,5
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) FORM	First Named Inventor	Mitchell
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U.S. Patent and Trademark Of	PTO/SB/21 (08-00) or use through 10/31/2002. OMB 0651-0031 ffice: U.S. DEPARTMENT OF COMMERCE rmation unless it displays a valid OMB control number.
Application Number	09/872,539
Filing Date	June 1, 2001 RECEIVED
First Named Inventor	Mitchell T. Berg
Group Art Unit	2151 NOV 2 7 2002
Examiner Name	Technology Center 2100
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Fee Transmittal Form Fee Attached Amendment/Response After Final Affidavits/declaration(s) Extension of Time Request Express Abandonment Request Information Disclosure Statement; Form PTO-1449 Cited References Certified Copy of Priority Document(s) Response to Missing Parts under 37 C.F.R. 1.52 or 1.53 Response to Missing Parts/Incomplete Application	Assignment Papers (for an Application) Drawing(s) Request for Corrected Filing Receipt Licensing-related Papers Petition Petition to Convert to a Provisional Application Power of Attorney, Revocation, Change of Correspondence Address Declaration Statement under 37 CFR 3.73(b) Terminal Disclaimer Small Entity Statement Request for Refund	CD(s), Number of CD(s) After Allowance Communication to Group Appeal Communication to Board of Appeals and Interferences Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Return Receipt Postcard Additional Enclosure(s) (please identify below):	
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Date November 18, 2002			
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REVOCATION OF POWER OF ATTORNEY OR AUTHORIZATION OF AGENT

Application Number	09/872,539
Filing Date	June 1, 2001
First Named Invent r	Mitchell T. Berg
Group Art Unit	2151
Examiner Name	
Attorney Docket Number	120073.430

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I hereby revoke all previous powers of attorney or authorizations of agent given in the above- identified application:							
🛮 A Power of Attorney or Authorization of Agent is submitted herewith.							
AND Please change the correspondence address for the above-identified application RECEI						/ED	
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I am the:							
Applic	ant/Inventor						
X Assignee of record of the entire interest. See 37 CFR 3.71.							
Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96)							
CICNATURE of Applicant or Assigned of Record							
SIGNATURE of Applicant or Assignee of Record							
Name	Robert C. Bateman						
Signature Little C. Esteman							
Date 11/6/02							
NOTE: Signatures of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.							
*Total of forms are submitted.							
							1

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First Named Inventor	Mitchell T. Berg
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Attorney Docket Number	120073.430

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I am the: Applicant/Inventor. Assignee of record of the entire interest. See 37 CFR 3.71. Statement under 37 CFR 3.73(b) is enclosed. (Form PTO/SB/96). As assignee of record of the entire interest I/we hereby elect, under 37 C.F.R. § 3.71, to prosecute the application to the exclusion of the inventor.							
		SIGNATURE of	Applicant or Ass	signee of Recor	d		
Name	Robert C	C: Bateman					
Signature Royal C. Batumer							
Date 11/6/02							
NOTE: Signature's of all the inventors or assignees of record of the entire interest or their representative(s) are required. Submit multiple forms if more than one signature is required, see below*.							
*Total of forms are submitted.					1		

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323411 [01-14-01]

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RADEMAN	ENT UNDER 37 CFR 3.73(b)			
Applicant/Patent Owner: Mitchell T.	. Berg			
Application No./Patent No.: 09/872,539	9 Filed/Issue Date: <u>June 1, 2001</u>			
Entitled: METHOD AND SYSTEM FO	OR COMMUNICATING AN INFORMATION			
PACKET AND IDENTIFYING A	A DATA STRUCTURE			
•				
Libra Networks, Inc. (Name of Assignee)	, a Corporation (Type of Assignee, e.g., corporation, language in university, government agency, etc.)	IVED		
states that it is:	NOV 2	7 2002		
1. X the assignee of the entire right, title	le, and interest; or	handau AdAA		
2. $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$	interest Technology	enter 2100		
in the patent application/patent identified	d above by virtue of either:			
	s) of the patent application/patent identified above. the United States Patent and Trademark Office at which a copy thereof is attached.			
B. X A chain of title from the inventor(s) current assignee as shown below:), of the patent application/patent identified above, to the			
1. From: Mitchell T. Berg	To: Berg-Evans, Inc.			
	the United States Patent and Trademark Office at or which a copy thereof is attached			
2. From: Berg-Evans, Inc.	To: REBA Technologies, Inc.			
	the United States Patent and Trademark Office at or which a copy thereof is attached			
3. From: Mitchell T. Berg	To: REBA Technologies, Inc.			
	the United States Patent and Trademark Office at or which a copy thereof is attached.			
X Additional documents in the chain of title are listed on a supplemental sheet.				
Copies of assignments or other doc attached.	ocuments in the chain of title noted in B above are			
	ignment document or a true copy of the original document) must be ce with 37 CFR Part 3, if the assignment is to be recorded in the records			
The undersigned (whose title is supplied	below) is authorized to act on behalf of the assignee.			
	Robert C. Bateman Typed or printed name			
	Robert C. Bateman			
	Vice President and Chief Financial Officer			

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STATEME	NT UNDER 37 CFR 3.73(b)				
Applicant/Patent Owner: Mitchell T.	Berg				
Application No./Patent No.: 09/872,539	Filed/Issue Date: June 1, 2001				
Entitled: METHOD AND SYSTEM FO	OR COMMUNICATING AN INFORMATION				
PACKET AND IDENTIFYING A DATA STRUCTURE					
Libra Networks, Inc. (Name of Assignee)	, a Corporation (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.)				
B. Continued.					
A chain of title from the inventor(s), of current assignee as shown below:	the patent application/patent identified above, to the				
4. From: REBA Technologies, Inc	To: Libra Networks, Inc.				
	he United States Patent and Trademark Office at rwhich a copy thereof is attached.				
Copies of assignments or other do attached.	cuments in the chain of title noted in B above are				
	gnment document or a true copy of the original document) must be e with 37 CFR Part 3, if the assignment is to be recorded in the records				
The undersigned (whose title is supplied	below) is authorized to act on behalf of the assignee.				
11/6/02 Date	Robert C. Bateman Typed or printed name				
+ :*	Polit C. Bateman Signature				
	Vice President and Chief Financial Officer				
	Title				

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120073.430 / 326104 [09-14-01]



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BRIEF: ASSIGNMENT OF ASSIGNOR''S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

BERG, MITCHELL T.

DOC DATE: 01/12/2001

ASSIGNEE:

BERG-EVANS, INC. 508 NEWHALL COVE AUSTIN, TEXAS 78746

SERIAL NUMBER: 09873018

PATENT NUMBER:

FILING DATE: 06/01/2001

ISSUE DATE:

SERIAL NUMBER: 09873019

PATENT NUMBER:

FILING DATE: 06/01/2001

ISSUE DATE:

SERIAL NUMBER: 09872376

FILING DATE: 06/01/2001

PATENT NUMBER:

ISSUE DATE:

FILING DATE: 06/01/2001

SERIAL NUMBER: 09872329

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SERIAL NUMBER: 09872332

PATENT NUMBER:

SERIAL NUMBER: 09872372

PATENT NUMBER:

SERIAL NUMBER: 09872539

PATENT NUMBER:

SERIAL NUMBER: 09872081

PATENT NUMBER:

SERIAL NUMBER: 60257456

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FORM PTO-1619B Expires 06/30/99 OMB 0651-0027

Page 2

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Area Code and Telephone Number 512/867-8458
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Address (line 2) 600 Congress Avenue, Suite 1600
Address (line 3) Austin, Texas 78701-3236
Address (line 4)
Pages Enter the total number of pages of the attached conveyance document including any attachments. # 5
Application Number(s) Mark if additional numbers attached
Enter either the Patent Application Number or the Patent Number (DO NOT ENTER BOTH numbers for the same property).
Patent Application Number(s) Patent Number(s)
09/873018 09/872329 09/872539
09/873019 09/872332 09/872081
09/872376 09/872372 60/257,456
If this document is being filed together with a <u>new</u> Patent Application, enter the date the patent application was signed by the first named executing inventor. Month Day Year
Patent Cooperation Treaty (PCT)
Enter PCT application number PCT PCT PCT PCT
only if a U.S. Application Number PCT PCT PCT
has not been assigned.
Number of Properties Enter the total number of properties involved. # 9
Fee Amount Fee Amount for Properties Listed (37 CFR 3.41): \$ 360.00
Method of Payment: Enclosed X Deposit Account Deposit Account
(Enter for payment by deposit account or if additional fees can be charged to the account.) Deposit Account Number: # 08-1394
Authorization to charge additional fees: Yes X No
Statement and Signature
To the best of my knowledge and belief, the foregoing information is true and correct and any
attached copy is a true copy of the original document. Charges to deposit account are authorized, as
indicated herein. Michael A. Davis, Jr.
Name of Person Signing Signature Date

INTELLECTUAL PROPERTY TRANSFER AGREEMENT

THIS INTELLECTUAL PROPERTY TRANSFER AGREEMENT ("Agreement") is entered into as of January 12, 2001 ("Effective Date"), by and between Mitchell T. Berg ("Founder") and Berg-Evans, Inc., a Delaware corporation ("Company").

RECITALS

WHEREAS, Founder has performed certain activities to form Company;

WHEREAS, Founder has certain Intellectual Property Rights and Material, as defined below;

WHEREAS, Founder and others have formed and jointly own Company, which is to own the Intellectual Property Rights and Material defined below and is to conduct the Business defined below based upon such Intellectual Property Rights and Material;

WHEREAS, Founder wishes to assign (to Company) Founder's entire right, title and interest in and to certain Intellectual Property Rights and Material; and

NOW, THEREFORE, for good and valuable consideration, including the foregoing premises, the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows,

ARTICLE I

Transfer

- 1.1 Assignment. Founder does hereby, without reservation, irrevocably:
- (a) sell, assign, grant, transfer and convey to Company (and its successors and assigns) Founder's entire right, title and interest (past, present, future, and throughout the world) in and to (i) the Business IP and (ii) any and all claims, of any nature whatsoever, for past, present or future infringement or violation of the Business IP; provided however that, to the extent permitted by applicable law, if all or any portion of the Business IP includes a work of authorship created by Founder during Founder's employment or engagement by Company, either solely or jointly with another, such work of authorship shall automatically be deemed to be created as a "work made for hire" (as defined in the United States Copyright Act (17 U.S.C. et seq.)) that is owned solely by Company;
- (b) represent, warrant and covenant that Founder forever waives all Moral Rights in the Business IP and shall never assert any Moral Right in the Business IP; and
- (c) acknowledge and agree that Founder shall have no license, sublicense, right or immunity, either directly, indirectly, or by implication, estoppel or otherwise, under all or any part of the Business IP.

"Business" shall mean the Company's business as presently conducted or as contemplated to be conducted by the Company (e.g. including but not limited to the design, development, manufacturing, use, marketing, distribution, licensing or sale of the products and technology and services, irrespective of whether current or under development, as described in the Patent Application).

"Business IP" shall mean Intellectual Property Rights and Material that are used or contemplated to be used in or by, or necessary to the operation or conduct of, the Business.

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"Intellectual Property Rights" shall mean any patent, trade secret, confidential Material, know-how, show-how, maskwork right, copyright (e.g. including but not limited to any Moral Right), trademark, service mark, domain name, and any other intellectual property protection and intangible legal rights and interests, of any one or more countries, including for example but not limited to (a) any publicity or privacy right, (b) any utility model or application therefor, (c) any industrial model or application therefor, (d) any certificate of invention or application therefor, (e) any application for patent, including for example but not limited to any provisional, divisional, reissue, reexamination or continuation application, (f) any substitute, renewal or extension of any such application, and (g) any right of priority resulting from the filing of any such application.

"Material" shall mean: (a) any work of authorship, idea, procedure, process, system, method, concept, principle, discovery, invention, art, machine, manufacture, composition of matter, material, improvement, formula, pattern, device, compilation, information, list, article, code, matter, program, technique, apparatus, algorithm, design, circuitry, hardware, firmware, software and data, irrespective of whether patentable or copyrighted or neither, and (b) any portion, copy and extract of such Material, irrespective of whether in tangible or intangible form, and irrespective of media.

"Moral Rights" shall mean (a) any right of paternity or integrity, (b) any right to claim authorship or require authorship identification, (c) any right to object to distortion, mutilation or other modification of, or other derogatory action in relation to, a work of authorship, and (d) any similar right existing under judicial or statutory law of any country or under any treaty, irrespective of whether such right is generally referred to as a "moral right".

"Patent Application" shall mean the patent application (attached hereto) that was filed on December 21, 2000 with Mitchell T. Berg as inventor, which is hereby incorporated by reference into this Agreement.

- 1.2 Authorization. Founder does hereby, without reservation, irrevocably authorize Company and its successors, assigns, nominees, representatives and designees to apply, in Company's own name, for any and all Intellectual Property Rights that may cover (or be available in, or result from, or be granted pursuant to) the Business IP, and to claim any and all rights of priority without further authorization from Founder so that such Intellectual Property Rights issue in the name of Company or its successors or assigns.
- 1.3 Cooperation. Founder represents, warrants and covenants that Founder shall (at Company's sole expense for Founder's reasonable actual fees and expenses), during and after the term of this Agreement, in every way cooperate and do everything that Company or any one or more of its successors, assigns, nominees, representatives and designees may reasonably consider necessary or appropriate to assist Company and its successors, assigns, nominees, representatives and designees to prepare and make filings in any and all countries to apply for, prosecute, register, evidence, defend, obtain, hold, secure, vest title to, protect, perfect, maintain, uphold and enforce any and all Intellectual Property Rights that may cover (or be available in, or result from, or be granted pursuant to) the Business IP.

Such cooperation includes for example but is not limited to: (a) promptly communicating to Company and its successors, assigns, nominees, representatives and designees any Material relating to creation, preparation, conception, reduction to practice, invention or discovery of any one or more of the Business IP; (b) testifying and rendering prompt assistance and cooperation in any and all legal proceedings (e.g. including but not limited to any opposition, cancellation proceeding, interference proceeding, priority contest, public use proceeding, reexamination proceeding, and court proceeding) involving any one or more of the Business IP; and (c) executing, verifying and delivering any and all assignments, oaths, declarations, powers of attorney, and other instruments and documents.

1.4 Power of Attorney. If Founder fails or refuses to execute any such assignment, oath, declaration, power of attorney, instrument or document, Founder hereby designates and appoints Company (and its successors and assigns) as Founder's true and lawful agent and attorney-in-fact (such agency and power of attorney being irrevocable by Founder and coupled with an interest in favor of Company and its successors and assigns), with full power of substitution, to act for Founder and in Founder's behalf to do any lawfully permitted act in furtherance of the purposes of Sections 1.1(a), 1.2 and 1.3 (e.g. including but not limited to executing, verifying and filing such assignments, oaths, declarations, powers of attorney, and other instruments and documents) in Founder's name and stead but on behalf of and for the benefit of Company and its successors and assigns, with the same legal force and effect as if Founder performed such act, irrespective of whether in Founder's name or Company's name or otherwise.

ARTICLE II

Warranties

- 2.1 Founder's Representation and Warranty. Founder represents, warrants and covenants to Company that, to Founder's knowledge:
- (a) each and every portion of the Business IP (except to the extent incorporating Material originating from Company) shall neither infringe nor violate any one or more Intellectual Property Rights of Founder or any one or more non-parties; and
- (b) in the performance of activities under this Agreement, all Material (except to the extent originating from Company) used by Founder, or disclosed by Founder to Company, or brought by Founder onto Company's premises shall neither infringe nor violate any one or more Intellectual Property Rights of Founder or any one or more non-parties.
 - 2.2 Founder's Obligations. Founder represents, warrants and covenants that:
- (a) Company neither does nor will owe any fee, payment, royalty or commission to any nonparty as a result of Founder's execution, delivery and performance of this Agreement;
- (b) Founder has full power and authority to enter into this Agreement, to satisfy all of Founder's obligations, representations, warranties and covenants under this Agreement, and to assign and grant all rights assigned or granted to Company under this Agreement;
- (c) Founder's execution, delivery and performance of this Agreement does not and shall not conflict with Founder's past, present and future agreements (and obligations, representations, warranties and covenants), oral or written, with any non-party; and

(d) Founder shall not at any time do or cause to be done any act or thing which may materially adversely affect any right of Company in and to the Business IP.

ARTICLE III

Miscellaneous

- 3.1 Governing Law. Notwithstanding anything to the contrary in this Agreement, this Agreement shall be deemed entered into in Texas and shall be governed by and construed and interpreted in accordance with the laws of the State of Texas that apply to contracts executed in and performed entirely within the State of Texas, without reference to any rules of conflict of laws.
- 3.2 Successors and Assigns. This Agreement shall be binding upon and inure to the benefit of the permitted successors and assigns of any party; provided however that Founder shall not, without the prior written consent of Company, assign or transfer this Agreement or any obligation incurred under this Agreement. Any attempt by Founder to assign or transfer this Agreement or any obligation incurred under this Agreement, in contravention of this paragraph, shall be void and of no force and effect. Notwithstanding anything to the contrary in this Agreement, Company may assign this Agreement, without Founder's consent, to any non-party.
- 3.3 Notices. All notices by a party under this Agreement shall be (a) in writing, (b) addressed to the other party at the address set forth below (or as expressly designated by such other party in a subsequent effective written notice referring specifically to this Agreement), (c) sent in a manner requiring a signed receipt, such as courier delivery, Federal Express delivery, or registered (or certified) mail, return receipt requested, and (d) deemed effective upon receipt.

If to Founder:

Mitchell T. Berg 435 10th avenue Kirkland, Washington 98033

If to Company:

Berg-Evans, Inc. 508 Newhall Cove Austin, Texas 78746

- 3.4 Counterparts. This Agreement may be signed in multiple counterparts, and each such duly signed counterpart shall be deemed to be an original copy of this Agreement, provided however that each party shall receive a counterpart fully signed by the other party.
- 3.5 Headings. Titles and headings of paragraphs and sections within this Agreement are provided merely for convenience and shall not be used or relied upon in construing this Agreement or the parties' intentions with respect thereto.

- 3.6 Waivers. Company shall not be required to give notice to enforce strict adherence to all provisions of this Agreement. No breach or provision of this Agreement shall be deemed waived, modified or excused by Company, unless such waiver, modification or excuse is in writing and signed by an authorized officer of Company. The failure by or delay of Company in enforcing or exercising any of its rights under this Agreement shall (a) not be deemed a waiver, modification or excuse of such right or of any breach of the same or different provision of this Agreement, and (b) not prevent a subsequent enforcement or exercise of such right. Company shall be entitled to fully enforce Founder's covenants and promises contained herein, notwithstanding the existence of any claim or cause of action by Founder against Company under this Agreement or otherwise.
- 3.7 Severability. The parties intend all provisions of this Agreement to be enforced to the fullest extent permitted by law. Founder acknowledges and agrees that each covenant and promise contained herein is a separate obligation independently supported by good and valuable consideration, the sufficiency and receipt of which are hereby acknowledged. Accordingly, if a court of competent jurisdiction determines that the scope and/or operation of any provision of this Agreement is unenforceable as written, then Company and Founder intend that the court should reform such provision (e.g. to a narrower scope and/or operation) as it determines to be enforceable. If, however, any provision of this Agreement is held to be unenforceable under present or future law, and not subject to reformation, then (a) such provision shall be fully severable, (b) this Agreement shall be construed and enforced as if such provision was never a part of this Agreement, and (c) the remaining provisions of this Agreement shall remain in full force and effect and shall not be affected by unenforceable provisions or by their severance.
- 3.8 Cumulative Rights. All rights and remedies specified herein are cumulative and are in addition to, not in limitation of, any rights or remedies the parties may have at law or in equity, and all such rights and remedies may be exercised singularly or concurrently.
- 3.9 Liabilities. Under this Agreement, Founder shall not transfer, and Company shall not assume, any liabilities whatsoever.

IN WITNESS WHEREOF, the parties have executed this Agreement and caused the same to be duly delivered on their behalf as of the Effective Date, notwithstanding any later date set forth below.

FOUNDER

Mitchell T. Berg

COMPANY:

Lary L. Exans, CEC



APRIL 29, 2002

PTAS

HAYNES AND BOONE, LLP MICHAEL A. DAVIS, JR. 600 CONGRESS AVENUE, SUITE 1600 AUSTIN, TEXAS 76701-3236

Commissioner for Trademarks Arlington, VA 22202-3513 www.uspto.gov



102005530A

UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

THE ENCLOSED DOCUMENT HAS BEEN RECORDED BY THE ASSIGNMENT DIVISION OF THE U.S. PATENT AND TRADEMARK OFFICE. A COMPLETE MICROFILM COPY IS AVAILABLE AT THE ASSIGNMENT SEARCH ROOM ON THE REEL AND FRAME NUMBER REFERENCED BELOW.

PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 02/19/2002

REEL/FRAME: 012629/0323

NUMBER OF PAGES: 5

BRIEF: CHANGE OF NAME (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

BERG-EVANS, INC.

DOC DATE: 04/02/2001

ASSIGNEE:

REBA TECHNOLOGIES, INC. 508 NEWHALL COVE AUSTIN, TEXAS 78746

SERIAL NUMBER: 09873018

FILING DATE: 06/01/2001

ISSUE DATE:

SERIAL NUMBER: 09872329

FILING DATE: 06/01/2001

ISSUE DATE:

PATENT NUMBER:

SERIAL NUMBER: 09872539

FILING DATE: 06/01/2001

PATENT NUMBER:

ISSUE DATE:

SERIAL NUMBER: 09873019

FILING DATE: 06/01/2001

PATENT NUMBER:

PATENT NUMBER:

ISSUE DATE:

012629/0323 PAGE 2

SERÏAL NUMBER: 09872376 FILING DATE: 06/01/2001

PATENT NUMBER: ISSUE DATE:

SERIAL NUMBER: 09872372 FILING DATE: 06/01/2001

PATENT NUMBER: ISSUE DATE:

SERIAL NUMBER: 09872081 FILING DATE: 06/01/2001

PATENT NUMBER: ISSUE DATE:

SERIAL NUMBER: 09872332 FILING DATE: 06/01/2001

PATENT NUMBER: ISSUE DATE:

SERIAL NUMBER: 60257456 FILING DATE: 12/21/2000

PATENT NUMBER: ISSUE DATE:

JACQUELINE MOORE, PARALEGAL ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

03-07-2002



(Rev. 02/01)	U.S. Patent and Trademark Office
OMB No. 0651-0027 (exp. 5/31/2002) 10200	5530
Tab settings	Please record the attached original documents or copy thereof.
Name of conveying party(ies):	2. Name and address of receiving party(ies)
Berg-Evans, Inc.	Name: REBA Technologies, Inc.
Additional name(s) of conveying party(ies) attached? ☐ Yes ☒ No	CENED
3. Nature of conveyance:	OV 2 7 2002
·	ology Center 2100
Security Agreement Change of Name	Street Address: 508 Newhall Cove
□ Other	
	City: Austin State: Texas Zip: 78746
Execution Date: April 2, 2001	Additional name(s) & address(es) attached? 📮 Yes 🔀 No
4. Application number(s) or patent number(s):	
If this document is being filed together with a new applic	cation, the execution date of the application is:
A. Patent Application No.(s) 09/873018,	B. Patent No.(s)
09/872329, 09/872539, 09/873019, 09/872376, 09/872372, 09/872081,	,
00 /000000	ached? ⊑i Yes ⊠i No
5. Name and address of party to whom correspondence concerning document should be mailed:	6. Total number of applications and patents involved:
Name: Michael A. Davis, Jr.	7. Total fee (37 CFR 3.41)\$360.00
Internal Address: Haynes and Boone, LLP	☑ Enclosed
	Authorized to be charged to deposit account
	8. Deposit account number:
Street Address: 600 Congress Avenue, Suite 1600	
	08-1394
City: Austin State: Texas Zip: 78701-3236	(Attach duplicate copy of this page if paying by deposit account)
DO NOT USE	THIS SPACE
9. Statement and signature.	
To the best of my knowledge and belief, the foregoing in it is a true copy of the original document.	formation is true and correct and any attached copy
Michael A. Davis, Jr.	01 30 2002
Name of Person Signing	Stgnature Date
Total number of pages including cover	sheet, attachments, and documents: [5_]

03/06/2002 AAHMED1 00000135 09873018

State of Delaware

Office of the Secretary of State

PAGE 1

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THAT THE SAID "BERG-EVANS, INC.",



Darriet Smith Windson, Secretary of State

AUTHENTICATION: 1287847

DATE: 08-09-01

3342325 8320

010389394

State of Delaware Office of the Secretary of State PAGE

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "BERG-EVANS, INC.", CHANGING ITS NAME FROM "BERG-EVANS, INC." TO "REBA TECHNOLOGIES, INC.", FILED IN THIS OFFICE ON THE SECOND DAY OF APRIL, A.D.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

Warriet Smith Hindson Harriet Smith Windson, Secretary of State

3342325 8100

2001, AT 4 O'CLOCK P.M.

010161121

AUTHENTICATION: 1061062

DATE: 04-03-01

CERTIFICATE OF AMENDMENT OF CERTIFICATE OF INCORPORATION

Berg-Evans, Inc., a corporation organized and existing under the General Corporation Law of the State of Delaware (the "Corporation"),

DOES HEREBY CERTIFY:

FIRST: That this corporation was originally incorporated on January 10, 2001, pursuant to the General Corporation Law of the State of Delaware (the "General Corporation Law").

SECOND: That the Company's Certificate of Incorporation is amended by deleting in its entirety existing ARTICLE I and inserting in lieu thereof a new ARTICLE I, reading as follows:

"ARTICLE I

The name of the corporation is REBA Technologies, Inc."

THIRD: The foregoing amendment was approved by the holders of all shares of the Corporation in accordance with Section 228 of the General Corporation Law.

....

a-111326.1

IN WITNESS WHEREOF, this Certificate of Amendment of Certificate of Incorporation has been signed by the President of the Corporation this <u>3/5</u> day of March, 2001.

BERG-EVANS, INC. (to be renamed hereby REBA TECHNOLOGIES, INC.

Lary L. Evans
President and Treasurer

AUGUST 01, 2002

PTAS

Chief Information Officer Washington, DC 20231 www.uspto.gov

HAYNES AND BOONE, LLP MICHAEL A. DAVIS, JR. 600 CONGRESS AVENUE, SUITE 1600 AUSTIN, TX 78701



UNITED STATES PATENT AND TRADEMARK OFFICE NOTICE OF RECORDATION OF ASSIGNMENT DOCUMENT

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PLEASE REVIEW ALL INFORMATION CONTAINED ON THIS NOTICE. THE INFORMATION CONTAINED ON THIS RECORDATION NOTICE REFLECTS THE DATA PRESENT IN THE PATENT AND TRADEMARK ASSIGNMENT SYSTEM. IF YOU SHOULD FIND ANY ERRORS OR HAVE QUESTIONS CONCERNING THIS NOTICE, YOU MAY CONTACT THE EMPLOYEE WHOSE NAME APPEARS ON THIS NOTICE AT 703-308-9723. PLEASE SEND REQUEST FOR CORRECTION TO: U.S. PATENT AND TRADEMARK OFFICE, ASSIGNMENT DIVISION, BOX ASSIGNMENTS, CG-4, 1213 JEFFERSON DAVIS HWY, SUITE 320, WASHINGTON, D.C. 20231.

RECORDATION DATE: 06/03/2002

REEL/FRAME: 012942/0454

NUMBER OF PAGES: 2

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

ASSIGNOR:

BERG, MITCHELL T.

DOC DATE: 03/18/2002

ASSIGNEE:

REBA TECHNOLOGIES, INC. 508 NEWHALL COVE AUSTIN, TEXAS 78746

SERIAL NUMBER: 09872539

PATENT NUMBER:

FILING DATE: 06/01/2001

ISSUE DATE:

SHARON BROOKS, EXAMINER ASSIGNMENT DIVISION OFFICE OF PUBLIC RECORDS

RECEIVED

AUG 1 6 2002

SEED INTELLECTUAL PROPERTY
LAW GROUP PLLC

06-05-2002

U.S. DEPARTMENT OF COMMERCE

(Rev. 03/01)	U.S. Patent and Traden	nark Office
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Tab settings	V V V	<u> </u>
	rademarks: Please record the attached original documents or copy therec	of
Name of conveying party(ies):	2. Name and address of receiving party(ies)	
Mitchell T. Berg	Name: REBA Technologies, Inc.	
6.3.02	Internal Address:	
Additional name(s) of conveying party(ies) attached? 📮 Ye	No	
3. Nature of conveyance:		
🖾 Assignment 🚨 Merger		
☐ Security Agreement ☐ Change of	Street Address: 508 Newhall Cove	
Other		
- Other		70746
	City: Austin State: Texas Zip:	
Execution Date: <u>03/18/2002</u>	Additional name(s) & address(es) attached? Yes	⊠ No
4. Application number(s) or patent number(s):		
If this document is being filed together with a r	new application, the execution date of the application is:	
A. Patent Application No.(s)	B. Patent No.(s)	
09/872,539		
Additional r	l numbers attached? ⊑ur Yes ⊠ur No	
5. Name and address of party to whom correspo	ndence 6. Total number of applications and patents involved	/ed: 1
concerning document should be mailed:		Emanité
Name: Michael A. Davis, Jr.	7. Total fee (37 CFR 3.41)\$\(\frac{40.00}{}{}\)	
Internal Address:_Haynes and Boone, LLP	🖵 Enclosed	_
	Authorized to be charged to deposit என்ன	OFFICE 刘曾2 J
		ICE 12
		3 3
Obs 1 4 dd C00 Common Assessed Duits 4000	8. Deposit account number:	-3 PM
Street Address: 600 Congress Avenue, Suite 1600	08-1394	~ 35
	00-1394	
City: Austin State: Texas Zip: 78701	(Attach duplicate copy of this page if paying by deposit ac	RECORD
City: Austin State: Texas Zip: 78701		80 8
DO N	IOT USE THIS SPACE	
9. Statement and signature.		
To the best of my knowledge and belief, the folio is a true copy of the original document.	regoing information is true and correct and any attached cop	o <i>y</i>
Michael A. Davis, Jr.	MUL 5-16-2002	
Name of Person Signing \	Signature Date	_
Total number of pages incl	uding cover sheet, attachments, and documents: 2	

06/05/2002 GTON11

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Mail documents to be recorded with required cover sheet information to:

Commissioner of Patents & Trademarks, Box Assignments
Washington, D.C. 20231

a-130951.1

CUSTOMER NO. 000027683

DOCKET NO.: 29820.8

ASSIGNMENT

WHEREAS, I,

(1) Mitchell T. Berg

City of Kirkland State of Washington

has invented certain improvements in a

METHOD AND SYSTEM FOR COMMUNICATING AN INFORMATION PACKET AND IDENTIFYING A DATA STRUCTURE

and executed a United States patent application no. 09/872,539 filed on June 1, 2001.

WHEREAS, REBA Technologies, Inc., a Delaware corporation having a place of business at 508 Newhall Cove, Austin, Texas 78746 (hereinafter called REBA), desires to acquire the entire right, title and interest in the application and invention, and to any United States and foreign patents to be obtained therefor;

NOW, THEREFORE, for a valuable consideration, receipt whereof is hereby acknowledged, I, the above named, hereby sell, assign, and transfer to REBA, its successors and assigns, the entire right, title, and interest in the application and invention therein disclosed for the United States and foreign countries, to and under the said improvements, and the said application and all divisional, renewals, continuing applications thereof, and all Letters Patent of the United States which may be granted thereon and all reissues and extensions thereof, and all rights of priority under International Conventions and applications for Letters Patent which may hereafter be filed for said improvements in any country or countries foreign to the United States, and all Letters Patent which may be granted for said improvements in any country or countries foreign to the United States and all extensions, renewals and reissues thereof; and I request the Commissioner of Patents to issue any Letters Patent granted upon the invention set forth in the application to REBA its successors and assigns; and I hereby agree that REBA may apply for foreign Letters Patent on the invention.

Signed by

Mitchell T. Berg

Date

Accepted and acknowledged: REBA Technologies, Inc.

.____

L. Evans, CEO

FORM PTO-1595 (Rev. 6-93)

RECORDATION FORM COVER SHEET

U.S. DEPARTMENT OF COMMERCE
Patent and Trademark Office

PATEN	TS ONLY
To the Honorable Commissioner of Patents and Trademarks:	Please record the attached original document or copy thereof.
1. Name of conveying party: 1) REBA TECHNOLOGIES, INC. 2) 3) 4) 5) 6) Additional names of conveying parties attached?YesXNo 3. Nature of conveyance:	2. Name and address of receiving party: Name: LIBRA NETWORKS INC. Internal Address: NOV 2 7 2002 Technology Center 2100 Street Address: 5020 148TH AVENUE NE City: REDMOND State WA
Execution Dates:	Zip: <u>98052</u>
1) MAY 17, 2002 4) 5) 6) 6)	Additional names & addresses attached?Yes _XNo
4. Application number(s) or registration number(s):	
If this document is being filed the filing date of A. Patent Application No(s). 60/257,456 09/873,018 09/872,329 Additional numbers attache	together with a new application, the application is B. Patent No(s).
	ed? X Yes No
 Name and address of party to whom correspondence concerning document should be mailed: Name: <u>Seed Intellectual Property Law Group PLLC</u> 	6. Total number of applications and patents involved9
Internal Address: DAVID V. CARLSON	7. Total Fee (37 CFR 3.41):\$360
	X Enclosed
Street Address: 701 Fifth Avenue, Suite 6300	Authorized to be charged to deposit account
City: Seattle State: WA ZIP: 98104-7092	8. Deposit account number:
	19-1090
DO NOT USE	THIS SPACE
9. Statement and signature. To the best of my knowledge and belief, the foregoing/true copy of the original document. DAVID V. CARLSON	information is true and correct and any attached copy is a
Name of Person Signing Signatu	re Date
Total number of pages including cover sheet,	attachments, and document:6

FORM.	PTO-1595
(Rev. 6-9	93)

RECORDATION FORM COVER SHEET

U.S. DEPARTMENT OF COMMERCE

PATENTS ONLY Continuation

1.	Additional	name(s) of	conveying	party	(ies):	•
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- 2. Additional name(s) and addresses of receiving party(ies):
- 3. Execution date(s)
- 4. A. Additional Patent Application No.(s):

09/872,539

09/873,019

09/872,376

09/872,372

09/872,332

09/872,081

B. Additional Patent No.(s):

OMB No. 0651-0011 (exp 4/94) - Docket No. 120073.428P1-435

323209

PATENT ASSIGNMENT

This Assignment is made by REBA Technologies, Inc., a Delaware corporation, having a principal place of business at 508 Newhall Cove, Austin, Texas 78746 ("Assignor").

WHEREAS, Assignor has an ownership interest in certain new and useful inventions evidenced by certain patent applications set forth in Exhibit A hereto (together with any and all patents that may issue or be granted from such patent applications, the "Patents"); and

WHEREAS, the parties desire to have a recordable instrument assigning the entire right, title and interest in and to said Patents in the United States and throughout the world.

NOW, THEREFORE, in accordance with the obligations to assign the Patents and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor hereby sells, assigns, and transfers to Libra Networks, Inc., a Washington corporation, having a principal place of business at 5020 148th Avenue North East, Redmond, WA 98052 ("Assignee"), the entire right, title, and interest in and to said Patents in the United States and throughout the world, including the right to file foreign applications directly in the name of the Assignee and to claim for any such foreign applications any priority rights to which such applications are entitled under international conventions, treaties, or otherwise.

Assignor agrees that, upon request and without further compensation, but at no expense to Assignor, it will do all lawful acts, including the execution of papers and the giving of testimony, that may be necessary or desirable for obtaining, sustaining, reissuing, or enforcing the Patents in the United States and throughout the world, and for perfecting, recording, or maintaining the title of Assignee, its successors and assigns, to said Patents in the United States and throughout the world.

Assignor represents and warrants that it has not granted and will not grant to others any rights inconsistent with the rights granted herein.

Assignor authorizes and requests the Assistant Commissioner for Patents of the United States and of all foreign countries to issue any patents granted for the patent applications described in Exhibit A, whether subsequently filed or otherwise, to Assignee, its successors and assigns, as the assignee of the entire interest in said Patents.

[Remainder of page intentionally left blank]

the

	ASSIGNOR:
	REBA TECHNOLOGIES, INC., a Delaware corporation
	By: Jany V
	Lary L. Evans, President and CEO
	ASSIGNEE:
	LIBRA NETWORKS, INC., a Washington corporation
garage and a second	
•	Ву:
	Robert C. Bateman, President and CEO
State of Texas)	
State of <u>Texas</u>) County of <u>Travis</u>)	
On the 17 rd day of Ma	2002 before me, the undersigned notativans, to me known to be the person whose name and acknowledged to me that he executed the same and acknowledged.

pub subs his authorized capacity as President and CEO of REBA Technologies, Inc., a Delaware corporation, and that he executed the same of his own free will for the purposes and consideration therein expressed.

1		- F	0 8:	
	SUSAN C. LIEN NOTA	y Public in	and for the state	<u> </u>
	SUSAN C. LIEN Nota MY COMMISSION EXPIRES February 19, 2006 Resi	ing at	Austin de state of Austin	1-1xes
	My	ppointment	expires	

(SEAL)

IN WITNESS WHEREOF, Assignor has executed this Patent Assignment on the dates provided below.

lancy Ozols

. ASSIGNOR:

REBA TECHNOLOGIES, INC., a Delaware corporation

Lary L. Evans, President and CEO

ASSIGNEE:

LIBRA NETWORKS, INC., a Washington corporation

By: Robert C. Bateman, President and CEO

State of Washington

County of King-

One the 20 day of 200 before me, the undersigned notary public personally appeared Lary L. Evans, to me known to be the person whose name is subscribed to the foregoing instrument and acknowledged to me that he executed the same in his authorized capacity as President and CEO of REBA. Technologies, Inc., a Delaware corporation, and that he executed the same of his own free will for the purposes and consideration therein expressed.

(S E A TO WASHED

Notary Public In and for the state of Washington
Residing at Seattle
My appointment expires 5/18/02



Exhibit A

Country		Serial No.	7	
USA (29820.4)		60/257,456	Tinig Date	Status
USA	Server Farm Resource Utilization	1 .	12//21/2000	Inactive.
(29820.6)	Method and System for Communicating an Information Packet Through Multiple Networks	9	06/01/2001	Pending Awaiting Office actio
USA (29820.7)	Method and System for Communicating a Request Packet in Response to a State	09/872,329	06/01/2001	Pending
USA (29820.8)	Method and System for Communicating an Information Packet and Identifying a Data Structure	09/872,539	06/01/2001	Awaiting Office action Pending
USA (29820.9)	Method and System for Initiating Execution of Software in Response to a State	09/873,019	06/01/2001	Awaiting Office action Pending Awaiting Office
USA (29820.10)	Method and System for Communicating an Information Packet Through Multiple Router Devices	09/872,376	06/01/2001	Awaiting Office action Pending Awaiting Office action.
USA 29820.11) .	Method and System for Establishing a Data Structure of a Connection with a Client	09/872,372	06/01/2001	Pending Awaiting Office action.
USA 29820.12)	Method and System for Identifying a Computing Device in Response to a Request Packet	09/872,332	06/01/2001	Pending Awaiting Office action.
USA 9820.13)	Method and System for Executing Protocol Stack Instructions to Form a Packet for Causing a Computing Device to Perform an Operation	09/872,081		Pending Awaiting Office action.
PCT 9820.15)	Company	PCT/US01/49285	12/18/2001	Demand for Preliminary Examination due